

Law Office of Brian J. Muhlbaier  
309 Fellowship Road  
Suite 200  
Mount Laurel NJ 08054  
(856) 692-0440  
Attorney for Movant

**UNITED STATES BANKRUPTCY COURT  
DISTRICT OF NEW JERSEY**

---

**Mariah Hernandez**

**Debtors**

**CHAPTER 13  
CASE NO.: 23-11643 JNP  
Certification in Support of Motion  
For Relief From Stay With Prospective  
Relief**

Amanda Pando hereby certifies the following:

I am the landlord of the debtor.

1. Debtor is a tenant at 1047 East Ave. Apt E5 Vineland NJ 08360.
2. Currently Debtor owes \$18,003.66 and has not made post petition payments from May 2023 until February 2024 with the exception of October 2023. Section 8 pays a portion of the debtors rent and has continued to pay their portion of the rent.
3. Landlord has been financially impacted by the debtors disregard for their obligations after a bankruptcy filing and the clear abuse of the bankruptcy system.

Wherefore, the applicant seeks entry of the Order submitted herewith.

Dated: 2/1/2024

//s//

---

Amanda Pando